

**DataBrokers, Inc.**

200 Office Park Drive  
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Fairfield, OH 45014

February 12, 2002

Mr. William Caton  
Acting Secretary Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.

Washington, D.C. 20554

Re: NPRM No.: ET Docket 01-278

Dear Mr. Caton:

DataBrokers, Inc. supports the proposed recommendations regarding Part 2 & 15 changes and RFID mask changes affecting 13.56 MHz & 433 MHz frequencies in the NPRM.

We are actively involved in the development and integration of RFID products and we strongly believe that our customers will benefit from this NPRM request. Our practical experience with devices working in the range is very positive and we are convinced that 13.56 MHz frequency is our best option.

As a systems developer and integrator for RFID systems., we support the proposed changes in section 15.225 of FCC Rules, 47 C.F.R. § 15.225 to allow RFID interrogators operating at 13.56 MHz to transmit data more effectively over longer localized ranges. It would harmonize the regulations and equipment performance with Europe (adopted by 43 CEPT countries), Australia and Canada.

The 13.56 MHz technology has been standardized. One global product version (based on regulations) is greatly desired. This regulation change does allow higher security, data transfer and read range performance.

Sincerely,

Julian Chultarsky  
President of DataBrokers, Inc.  
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